

Revised to reflect the adoption of AM1765.

FISCAL NOTE
LEGISLATIVE FISCAL ANALYST ESTIMATE

ESTIMATE OF FISCAL IMPACT – STATE AGENCIES (See narrative for political subdivision estimates)				
	FY 2014-15		FY 2015-16	
	EXPENDITURES	REVENUE	EXPENDITURES	REVENUE
GENERAL FUNDS				
CASH FUNDS				
FEDERAL FUNDS				
OTHER FUNDS				
TOTAL FUNDS				

Any Fiscal Notes received from state agencies and political subdivisions are attached following the Legislative Fiscal Analyst Estimate.

LB 174 provides that any person operating a vehicle that contained livestock that subsequently spills manure or urine on the highway shall be guilty of a Class IV misdemeanor and fined at least \$250. This provision would only apply to spills within a city of the metropolitan class.

Since fine revenue assessed pursuant to convictions will accrue to the county where the violation occurs to be used for the support of public schools there may be a very small indeterminate increase in revenue for schools located in counties that house a metropolitan class city.

The adoption of AM1765 would amend penalties authorized to be imposed by a city of the metropolitan class (Omaha) for violation of zoning ordinances or regulations. Under current law, a fine of not less than \$10 and not more than \$100 is authorized for each and every day such violations continue. The adopted amendment provides that a first and second violation of this act is Class IV (\$100-\$500 fine) misdemeanor and that third and subsequent violations are Class II misdemeanors (6 months/\$1,000/Both), if the third or subsequent violations occur within two years of the prior violation. Any change in fine revenue will be dependent on the number of violations and which class of misdemeanor they are charged with.